

JUN 21 2006

MINUTES OF THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN MARIANA ISLANDS
By _____
(Deputy Clerk)

CV-05-0026

June 21, 2006
9:00 a.m.

TOSHIHIRO TAKAHASHI -vs- MAEDA PACIFIC CORPORATION

PRESENT: Hon. David A. Wsieman, Designated Judge Presiding
Sanae Shmull, Court Reporter
K. Lynn Lemieux, Court Deputy
Victorino Torres, Attorney for Plaintiff
John Osborn, Attorney for Defendants
Steve Carrara, Attorney for Defendants

PROCEEDINGS: JURY TRIAL - Day Eight (Deliberation/VERDICT)

At 9:00 a.m. all jurors were present and began deliberation.

At 11:30 a.m. jurors were escorted to lunch by the U.S. Marshal and returned to continue deliberation at 12:45 p.m.

At 3:10 p.m. a note was received from the jury. All parties were called to come to the Court.

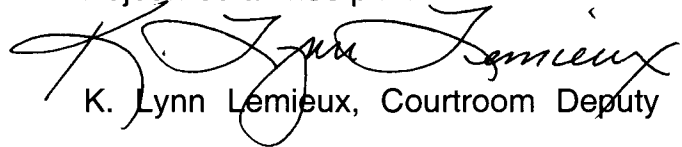
At 4:15 p.m. Court reconvened and jurors were brought into the Courtroom. The jury foreperson informed the Court that the jury had reached a verdict.

The verdict was read and recorded as follows: *"In the United States District court for the Northern Mariana Islands in Civil Case 05-0026, Toshihiro Takahashi -vs- Maeda Pacific Corporation. Verdict. We, the jury in the above entitled action, find the following special verdict on the questions submitted to us by preponderance of the evidence: Question No. 1: Was the Defendant Maeda Pacific Corporation negligent as alleged by Plaintiff Toshihiro Takahashi? Answer: YES. Questions No. 2: Was Defendant Maeda Pacific Corporation's negligence a proximate cause of Plaintiff's injury? Answer: YES. Question No. 3: Was Plaintiff Toshihiro Takahashi contributorily negligent as alleged by Defendant Maeda Pacific Corporation? Answer: YES. Questions No. 4: Was the contributory negligence of Plaintiff Toshihiro Takahashi a proximate cause of his injury? Answer: YES. Question No. 5: What percentage of 100% is due to the negligence of the Defendant Maeda Pacific Corporation and what percentage of this 100% is due to the contributory negligence of the Plaintiff Toshihiro Takahashi? Your answer to both Plaintiff and Defendant must total 100%. Answer: Negligence of Defendant 78.75%. Negligence of Plaintiff 21.25%. Total 100%. Question No. 6: Without taking into consideration the*

reduction of damages due to the contributory negligence of the Plaintiff, if any, what do you find to be the total amount of damages, including economic and non-economic damage, if any, suffered by the Plaintiff caused by the accident involved herein? Answer: Economic Damages \$395.88; Non-Economic Damages \$200,750.00; Total \$201,145.88. Signed by the jury foreperson and signed on today's date."

Court thanked the Jury for their services and they were excused.

Adjourned at 4:30 p.m.


K. Lynn Lemieux, Courtroom Deputy